



## United States Department of State

*U.S. Embassy Pristina*

*March 24, 2023*

To: Prospective Offerors

**Subject:** - Request for **INL XKS Correction - Material for padded cells in KCS**, procurement request number: **PR11555513**

Enclosed is a Request for Quotations (RFQ) for purchase of INL XKS Correction - **Material for padded cells in KCS** for the US Embassy Pristina. If you would like to submit a quotation, please provide a written price quote with details to the following email address: [PristinaProcurement@state.gov](mailto:PristinaProcurement@state.gov)

The U.S. Government intends to award a contract or Purchase Order to the responsible company submitting technically acceptable quotation at the lowest price. We intend to award a contract/purchase order based on initial quotations, without holding discussions, although we may hold discussions with companies in the competitive range if there is a need to do so.

Description of the requested services:

### STATEMENT OF WORK

#### BACKGROUND AND PURPOSE

The Bureau of International Narcotics and Law Enforcement Affairs (INL) are responsible for the development, supervision, coordination, and implementation of international narcotics control assistance activities and international criminal justice issues for the U.S. Department of State (DOS). INL is mandated to furnish assistance to countries and international organizations in stabilizing post-conflict societies and strengthening democracies through the institutional development of criminal justice systems. INL's authorities are found in Chapter 8, Part I of the Foreign Assistance Act of 1961, as amended.

In furtherance of its mandates, INL is working with Kosovo officials in the area of corrections reform. Kosovo Correctional Service has recently opened the special needs unit, a correctional facility that will house inmates with special mental health or medical needs and or inmates with narcotic or alcohol abuse problems.

In these facilities there will be a padded cell, the padded cell is a room in a correctional facility with padding on the walls for a single occupant to prevent self-harm for the person who is inside. INL will provide the necessary material to Kosovo Correction Service to create such room.

Contractor will need to provide the necessary materials below in two correctional facilities, Pristina Detention Center and Dubrava Correctional Facility. Please note that no construction will be performed by the contractor.



## REQUIREMENTS

### Line item 001: Provide material for Pristina Detention Center

No.	Items	Type	Quantity
1	The supply of material for the rubber layer (the rubber must be white) minimum 10mm thick, the specific weight of the rubber must not be less than 5.0kg per m <sup>2</sup> . Rubber will be applied to the walls and the floor of the room using adhesive from the manufacturer. The rubber must be resistant to wear and tear, the surface must be flat. Calculation of this item shall include the supply of rubber, as well as the adequate adhesiveness of the rubber in the layer of plaster.	m <sup>2</sup>	92
2	Supply of Cement PC300 material,	kg	500
3	Supply of aggregate material/gravel for concrete, granulometry 0-63mm	m <sup>3</sup>	1
4	Supply of two-component (A B) epoxy base material (primer) with low viscosity for epoxy layers which binds the screed to the epoxy layers and increases the hardness of the layer after this material is applied, grund-primer / epoxy base (KEMAPOX GRUND 2012, sika, isomat or equivalent). Packaging 29kg (20kg component A 9kg component B).	kg	184
5	Supply of final self-leveling Epox material to be used as the final layer of Epox floors. The self-leveling Epox consists of two components A+B (A=20kg and B=4kg) that in total the two components make 24kg (KEMAPOX FINAL 5000, sika, isomat or equivalent).	kg	184
6	Supply of transparent polyurethane material as a final layer to be placed on top of the "MAT" type epoxy. Quantity = 400gr/m <sup>2</sup>	m <sup>2</sup>	40
7	Mixvent Td dual speed 350/125 air intake fan supply	Piece	1
8	Mixvent Td dual speed exhaust fan supply 350/125	Piece	1
9	Supply of timer RDE 10.1, or similar for fan management	Piece	1



**Line item 002: Provide material for Dubrava Correction Center**

No.	Items	Type	Quantity
1	The supply of material for the rubber layer (the rubber must be white) minimum 10mm thick, the specific weight of the rubber must not be less than 5.0kg per m <sup>2</sup> . Rubber will be applied to the walls and the floor of the room using adhesive from the manufacturer. The rubber must be resistant to wear and tear, the surface must be flat. Calculation of this item shall include the supply of rubber, as well as the adequate adhesiveness of the rubber in the layer of plaster.	m <sup>2</sup>	88
2	Supply of Cement PC300 material,	Kg	500
3	Supply of metal security door (door frame, door construction, two sides of the door must be made of 2mm sheet metal) mechanisms for opening and closing the door, must have locks with safety keys. The door has dimensions of 2.10x1.0m, where the door must have a window inside the door space with dimensions of 60x50cm with safety glass VSG 2x6mm with a foil in the middle. The glass must be fixed.	piece	1
4	Supply of aggregate material/gravel for concrete, granulometry 0-63mm	m <sup>3</sup>	1
5	Supply of the window with dimensions 140x120cm from the metal frame. Opening will be fixed? The transparent glass must be placed in thermopane with VSG glass 2x5mm 2x5mm. The item should also include the motorized metal roller blinds which will be placed on the outside of the window with the same dimensions as the window, which will be managed by the staff. As well as adjusting the corners outside and inside the window after the window is installed.	piece	1



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6	Supply of flat toilette seat from INOX-I 304 with a thickness of 2mm, which will be installed on the floor. In this item, the flat toilette seat, the automatic fountain, the S-syphon, as well as the pipes for installation up to 5 meters in length must be calculated.	piece	1
7	Supply of two-component (A B) epoxy base material (primer) with low viscosity for epoxy layers which binds the screed to the epoxy layers and increases the hardness of the layer after this material is applied, grund-primer / epoxy base (KEMAPOX GRUND 2012, sika, isomat or equivalent). Packaging 29kg (20kg component A 9kg component B).	Kg	184
8	Supply of final self-leveling Epox material to be used as the final layer of Epox floors. The self-leveling Epox consists of two components A+B (A=20kg and B=4kg) that in total the two components make 24kg (KEMAPOX FINAL 5000, sika, isomat or equivalent).	Kg	184
9	Supply and workmanship of transparent polyurethane material as a final layer to be placed on top of the "MAT" type epoxy. Quantity = 400gr/m2	Kg	16
10	Complete floor mixer set with one outlet (circulation pump, valve, thermometers, metal box, etc.)	piece	1
11	Single Manifold - 1/2"x1/2"	Piece	2
12	Electric motors for floor manifolds	Piece	1
13	Thermostat	Piece	1
14	Connector pipe manifold-radiator	Piece	2
15	Pipe PE-X R 996 Y 027 for floor Ø 16x2 mm	m'	120
16	Plastic foil with aluminum coating for underfloor heating as well as pipe supports	m²	20
17	1/2" Black Pipe supply	m'	6
18	Supply of Cu 1/2 crossovers	piece	5
19	Supply of Cu 3/4 crossovers	piece	5
20	Supply of T-elements Cu Ø 18-15-18	piece	5
21	Gas cylinder supply	piece	2
22	99% tin supply	piece	1



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23	Welding torch supply	piece	1
24	Supply of cleaning paste	piece	1
25	Supply of metal box with dimensions 45x35 m	piece	1
26	Mixvent Td dual speed 350/125 air intake fan supply	Piece	1
27	Mixvent Td dual speed exhaust fan supply 350/125	Piece	1
28	Supply of timer RDE 10.1, or similar for fan management	Piece	1

### General requirement

#### Offers Shall Include the Following Items and Costs Associated:

1. Delivery within 60 days.
2. All material shall be delivered in Pristina Detention Center and Dubrava Correctional Facility.

### Payment

Payment will be made by EFT net 30 days in accordance with the Prompt Payment Act and will be processed after receipt of invoice by Financial Management Office and upon receipt, inspection and acceptance of all items included in the purchase order by the US Embassy Pristina.

All vendors have to be registered in the SAM (System for Award Management) <https://www.sam.gov> prior to contract award pursuant to FAR provision 5.207. Therefore, prospective offerors are encouraged to register prior to the submittal of quotations/proposals. The guidelines for registration in SAM are also available at Embassy Web page: <https://xk.usembassy.gov/embassy/pristina/contract-solicitations/>

**With submission of your offer as integral part of this quotation you must include the following attached clauses: 52.204-24 and 25 and 26 by completing the following paragraph (d)1 and (d)2, and in 52.204-26, paragraph (c), where you confirm that your company use or does not use the following companies- citation below. (This document must have the mentioned paragraphs ticked, and each page signed and stamped prior to scanning and returning to us).**



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**52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment (Aug 2020)**

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it “does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument” in the provision at [52.204-26](#), Covered Telecommunications Equipment or Services—Representation, or in paragraph (v) of the provision at [52.212-3](#), Offeror Representations and Certifications-Commercial Items.

(a) *Definitions.* As used in this provision—

*Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component* have the meanings provided in the clause [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) *Prohibition.*

(1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or



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service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (<https://www.sam.gov>) for entities excluded from receiving federal awards for “covered telecommunications equipment or services”.

(d) *Representation.* The Offeror represents that—

(1) **It ☐ will, ☐ will not provide** covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds “will” in paragraph (d)(1) of this section; and

(2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that—



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It ☐ does, ☐ does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds “does” in paragraph (d)(2) of this section.

(e) *Disclosures.*

(1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded “will” in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer:

(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known).

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded “does” in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:





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(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(End of provision)



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As prescribed in [4.2105](#)(b), insert the following clause:

**52.204-25 Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment (Aug 2020)**

(a) *Definitions.* As used in this clause—

*Backhaul* means intermediate links between the core network, or backbone network, and the small subnetworks at the edge of the network (*e.g.*, connecting cell phones/towers to the core telephone network). Backhaul can be wireless (*e.g.*, microwave) or wired (*e.g.*, fiber optic, coaxial cable, Ethernet).

*Covered foreign country* means The People's Republic of China.

*Covered telecommunications equipment or services* means—

(1) Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities);

(2) For the purpose of public safety, security of Government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities);

(3) Telecommunications or video surveillance services provided by such entities or using such equipment; or

(4) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

*Critical technology* means—

(1) Defense articles or defense services included on the United States Munitions List set forth in the International Traffic in Arms Regulations under subchapter M of chapter I of title 22, Code of Federal Regulations;

(2) Items included on the Commerce Control List set forth in Supplement No. 1 to part 774 of the Export Administration Regulations under subchapter C of chapter VII of title 15, Code of Federal Regulations, and controlled-



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(i) Pursuant to multilateral regimes, including for reasons relating to national security, chemical and biological weapons proliferation, nuclear nonproliferation, or missile technology; or

(ii) For reasons relating to regional stability or surreptitious listening;

(3) Specially designed and prepared nuclear equipment, parts and components, materials, software, and technology covered by part 810 of title 10, Code of Federal Regulations (relating to assistance to foreign atomic energy activities);

(4) Nuclear facilities, equipment, and material covered by part 110 of title 10, Code of Federal Regulations (relating to export and import of nuclear equipment and material);

(5) Select agents and toxins covered by part 331 of title 7, Code of Federal Regulations, part 121 of title 9 of such Code, or part 73 of title 42 of such Code; or

(6) Emerging and foundational technologies controlled pursuant to section 1758 of the Export Control Reform Act of 2018 (50 U.S.C. 4817).

*Interconnection arrangements* means arrangements governing the physical connection of two or more networks to allow the use of another's network to hand off traffic where it is ultimately delivered (*e.g.*, connection of a customer of telephone provider A to a customer of telephone company B) or sharing data and other information resources.

*Reasonable inquiry* means an inquiry designed to uncover any information in the entity's possession about the identity of the producer or provider of covered telecommunications equipment or services used by the entity that excludes the need to include an internal or third-party audit.

*Roaming* means cellular communications services (*e.g.*, voice, video, data) received from a visited network when unable to connect to the facilities of the home network either because signal coverage is too weak or because traffic is too high.

*Substantial or essential component* means any component necessary for the proper function or performance of a piece of equipment, system, or service.

(b) *Prohibition.*

(1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. The Contractor is prohibited from providing to the Government any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any



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system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR [4.2104](#).

(2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract, or extending or renewing a contract, with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract.

(c) *Exceptions.* This clause does not prohibit contractors from providing—

(1) A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(2) Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(d) Reporting requirement.

(1) In the event the Contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the Contractor is notified of such by a subcontractor at any tier or by any other source, the Contractor shall report the information in paragraph (d)(2) of this clause to the Contracting Officer, unless elsewhere in this contract are established procedures for reporting the information; in the case of the Department of Defense, the Contractor shall report to the website at <https://dibnet.dod.mil>. For indefinite delivery contracts, the Contractor shall report to the Contracting Officer for the indefinite delivery contract and the Contracting Officer(s) for any affected order or, in the case of the Department of Defense, identify both the indefinite delivery contract and any affected orders in the report provided at <https://dibnet.dod.mil>.

(2) The Contractor shall report the following information pursuant to paragraph (d)(1) of this clause

(i) Within one business day from the date of such identification or notification: the contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.

(ii) Within 10 business days of submitting the information in paragraph (d)(2)(i) of this clause: any further available information about mitigation actions undertaken or recommended. In addition, the Contractor shall describe the efforts it undertook to prevent use or submission of covered



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telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

(e) *Subcontracts*. The Contractor shall insert the substance of this clause, including this paragraph (e) and excluding paragraph (b)(2), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial items.

(End of clause)

**52.204-26 Covered Telecommunications Equipment or Services-Representation.**

As prescribed in 4.2105(c), insert the following provision:

Covered Telecommunications Equipment or Services-Representation (Dec 2019)

(a) Definitions. As used in this provision, “covered telecommunications equipment or services” has the meaning provided in the clause 52.204-25, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (<https://www.sam.gov>) for entities excluded from receiving federal awards for “covered telecommunications equipment or services”.

(c) Representation. The Offeror represents that it ☐ does, ☐ does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument.

**Please be advice that US Embassy in Pristina is free of any duties (Customs & VAT).**

**Quotations are due by April 7, 2023 - COB.**

Sincerely,

Barbara Grub -CO